1 2 3 4 5 UNITED STATES DISTRICT COURT 6 **DISTRICT OF NEVADA** 7 8 9 ROBERT HOLMES III, 10 Petitioner, Case No. 2:12-CV-00013-JCM-(GWF) 11 VS. **ORDER** 12 BRIAN WILLIAMS, et al., Respondents. 13 14 15 A notice of appeal (#6) has been filed in this action. However, it should have been filed in Inmates of CCA/Southern Detention Center, et al., v. CCA/of Southern Nevada Detention Center, et 16 17 al., Case No. 2:12-CV-00133-KJD-(VCF), but the plaintiffs in the other action put an incorrect case 18 number on their notice of appeal. 19 The court of appeals has issued a notice (#8) that it will not set a briefing schedule until this 20 court, or the court of appeals, has determined whether a certificate of appealability should issue. 21 This court will not issue a certificate of appealability because petitioner actually has not appealed 22 anything. Petitioner should not take this order as any sort of decision on his petition for a writ of 23 habeas corpus. The court is simply correcting an error caused by parties in an unrelated action. 24 The court will not transfer the notice of appeal (#6) to Inmates of CCA because a notice of 25 appeal already has been docketed in that action. For reasons not apparent, the plaintiffs decided to 26 file a second notice of appeal. 27 ///

28

///

IT IS THEREFORE ORDERED that a certificate of appealability is **DENIED**. DATED April 6, 2012. United States District Judge